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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/644,594	08/23/2000	Spencer Andrew Meister	DDM00-031	2456
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Law Office of Donald D. Mondul			EXAMINER	
6631 Lovingtor Dallas, TX 75			BUTLER, MICHAEL E	
			ART UNIT	PAPER NUMBER
			3653	
			DATE MAILED: 04/08/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/644,594

Applicant(s)

Meister et al.

Examiner

Michael E. Butler

Art Unit **3653**



	The MAILING DATE of this communication appears of	on the cover sheet with the correspondence address			
	for Reply				
THEN	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the				
mailing	date of this communication.				
- If NO p - Failure - Any rep	period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply an to reply within the set or extended period for reply will, by statute, cause the uply received by the Office later than three months after the mailing date of the l patent term adjustment. See 37 CFR 1.704(b).	and will expire SIX (6) MONTHS from the mailing date of this communication. The application to become ABANDONED (35 U.S.C. § 133).			
Status					
1) 💢	Responsive to communication(s) filed on <u>Dec 23, 26</u>	002 .			
2a) 💢	This action is FINAL . 2b) ☐ This acti	ion is non-final.			
3) 🗆	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.				
Disposit	tion of Claims				
4) 💢	Claim(s) <u>1-27</u>	is/are pending in the application.			
4	a) Of the above, claim(s) <u>9-17</u>	is/are withdrawn from consideration.			
5) 🗆	Claim(s)	is/are allowed.			
6) 💢	Claim(s) 1-8 and 18-27	is/are rejected.			
7) 🗆	Claim(s)	is/are objected to.			
8) 🗆	Claims	are subject to restriction and/or election requirement.			
	ition Papers				
9) 🗆	The specification is objected to by the Examiner.				
10)	The drawing(s) filed on is/are	a) \square accepted or b) \square objected to by the Examiner.			
	Applicant may not request that any objection to the dr				
11)	The proposed drawing correction filed on	is: a) \square approved b) \square disapproved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action.					
12) 🗌	The oath or declaration is objected to by the Examin	ner.			
Priority	under 35 U.S.C. §§ 119 and 120				
13)□	13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
a)	☐ All b)☐ Some* c)☐ None of:				
,	1. \square Certified copies of the priority documents have	e been received.			
:	2. \square Certified copies of the priority documents have	e been received in Application No			
	application from the International Burea				
_	ee the attached detailed Office action for a list of the				
	Acknowledgement is made of a claim for domestic				
a) The translation of the foreign language provisional application has been received.					
	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. 33 120 and/or 121.			
Attachme	ent(s) stice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).			
	otice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)			
	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:			

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DETAILED ACTION

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office Action, and apply to this and any subsequent Office Actions.

Drawings

2. New drawings will be required contingent upon allowance because the drawings were declared informal by the applicant.

Restriction/Election

3. Applicant's election of the Group I claims on 6/3/02 in Paper No. 4 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). The restriction requirement was previously made final in paper 5.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the fifth paragraph of 35 U.S.C. 112:
 - A claim in multiple dependent form shall contain a reference, in the alternative only, to more than one claim previously set forth and then specify a further limitation of the subject matter claimed. A multiple dependent claim shall not serve as a basis for any other multiple dependent claim. A multiple dependent claim shall be construed to incorporate by reference all the limitations of the particular claim in relation to which it is being considered.
- 5. Claims 26-27 are rejected under 35 U. S. C. 112 fifth paragraph, as being improper multiple dependent claims. A multiple dependent claim shall contain a reference in the ALTERNATIVE only to more than one claim. Applicant may not conjoin the multiple dependent claims with the union of two concurrently referenced claim limitations.

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Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 7. Claims 1-5, 7, 18-24, and 26 are rejected under 35 U.S.C. 102(b) as being anticipated by Veeneman et al. which discloses:

(Re: cl 1, 21)apparatus for dispensing at least one indicium of value (gift certificate in cooperation with an attached companion device a companion device with delivery of a product apparatus (26 envelope dispenser) comprising: control means for controlling dispensing (24) actuator coupled to control means (14/48)

is a construction of the control in the control in

link for effecting cooperation (fig 3)

(re: cl 21) apparatus and companion device assembled in unitary configuration (600/602)

(re: cl 2) companion means includes a dispensing means (26)

(re: cl 3,22) communications means for communicating (c6 L 16-27;c5 L 1-3)

memory means for storing operational information (c5 L 5-24)

(re: cl 4,23) communication means comprises a telephone connection with a remote controlling station (c6 L 16-27; c5 L 1-3)

(re: cl 5, 24) communication means comprises an input access port for providing control by an operator (c3 L 30-35)

(Re: cl 7, 26) at least one item of value comprises a a coupon redeemable for at least on second product (c15 L 5-65)

(re: cl 18) method for dispensing at least one item of value from an apparatus in cooperation with operation of a companion device comprising providing a control means for controlling a providing (24) providing a means for effecting dispensing means (14/48)

providing a link for effecting cooperation (fig 3)

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(re: cl 19) communication means coupled with apparatus for communicating operation information with apparatus regarding operation of apparatus (c6 L 16-27; c5 L 1-3)

providing a memory means for storing operational information (c5 L 5-24) (re: cl 20) communicating a directive comprising a change from a remote locus (c6 L 16-27; c5 L 1-3).

8. Claims 1-3, 5-6, and 18-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Ramsey et al. which discloses:

(Re: cl 1, 21) apparatus for dispensing at least one indicium of value (c3 L 34-37) in cooperation with an attached companion device a companion device with delivery of a product apparatus comprising:

control means for controlling dispensing (c9 L 45-52;c9 L 64-c10 L 14)

actuator coupled to control means (c9 L 45-52)

link for effecting cooperation (33; c9 L 52-63)

(re: cl 2) companion means includes a dispensing means (c9 L 45-52)

(re: cl 3,22) communications means for communicating (c8 L 42-60; 109 fig 14) memory means for storing operational information (c7 L 20-55; c9 L 52-63)

(re: cl 5, 24) communication means comprises an input access port for providing control by an operator (c8 L42-67)

(re: cl 6, 25) communications system comprises a satellite communication connection with a remote controlling station (c8 L 42-60; 109 fig 14)

(re: cl 18) method for dispensing at least one item of value from an apparatus in cooperation with operation of a companion device comprising

providing a control means for controlling a providing (c9 L 45-52;c9 L 64-c10 L 14)

providing a means for effecting dispensing (c9 L 45-52)

providing a link for effecting cooperation (33; c9 L 52-63)

(re: cl 19) communication means coupled with apparatus for communicating operation information with apparatus regarding operation of apparatus (c8 L 42-60; 109 fig 14)

providing a memory means for storing operational information (c7 L 20-55; c9 L 52-63)

(re: cl 20) communicating a directive comprising a change from a remote locus (c8 L42-67).

9. Claims 1-3, 5, and 18-19 and 21-22, and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Flubacker which discloses:

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(Re: cl 1, 21) apparatus for dispensing at least one indicium of value (40 stamp dispensing) in cooperation with an attached companion device a companion device with delivery of a product apparatus (c3 L 32-53) comprising: control means for controlling dispensing (c3 L 54-62) actuator coupled to control means (c4 L 18-46) link for effecting cooperation (770) (re: cl 21) apparatus and companion device assembled in unitary configuration (c3 L 10-52) (re: cl 2) companion means includes a dispensing means (c3 L 32-53) (re: cl 3,22) communications means for communicating (c9 L 7-62) memory means for storing operational information (c9 L 7-c38) (re: cl 5, 24) communication means comprises an input access port for providing control by an operator (c8 L 52-c9 L 6) (re: cl 18) method for dispensing at least one item of value from an apparatus in cooperation with operation of a companion device comprising providing a control means for controlling a providing (c3 L 54-62) providing a means for effecting dispensing (c3 L 32-53) providing a link for effecting cooperation(770) (re: cl 19) communication means coupled with apparatus for communicating operation information with apparatus regarding operation of apparatus (c9 L 7-62) providing a memory means for storing operational information (c9 L 7-c38).

10. Claims 1-3, 7-8, 18-19, 21-22, and 26-27 are rejected under 35 U.S.C. 102(e) as

being anticipated by Ostgaard which discloses:

(Re: cl 1) {21} apparatus for dispensing at least one indicium of value (c3 L 4-15) in cooperation with an attached companion device a companion device with delivery of a product apparatus (c3 L 4-15) comprising: control means for controlling dispensing (c4 L 1-25) actuator coupled to control means (c3 L 4-15) link for effecting cooperation (c4 L 1-25) (re: cl 21) apparatus and companion device assembled in unitary configuration (12; c2 L 47-57) (re: cl 2) companion means includes a dispensing means (c3 L 4-15) (re: cl 3,22) communications means for communicating (c4 L 1-25) memory means for storing operational information (c4 L 1-25) (Re: cl 7, 26)at least one item of value comprises a a coupon redeemable for at least on second product (c3 L 4-15) (Re: cl 8, 27) at least one item comprises a product sample (c3 L 4-15) (re: cl 18) method for dispensing at least one item of value from an apparatus in cooperation with operation of a companion device comprising providing a control means for controlling a providing (c4 L 1-25) providing a means for effecting dispensing means (c3 L 4-15) providing a link for effecting cooperation(c4 L 1-25)

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(re: cl 19) communication means coupled with apparatus for communicating operation information with apparatus regarding operation of apparatus(c4 L 1-25) providing a memory means for storing operational information (c4 L 1-25).

11. Claims 1-3, 5, 7-8 and 18-19 are rejected under 35 U.S.C. 102(e) as being anticipated by Maggard et al. which discloses:

(Re: cl 1, 21)apparatus suitable for dispensing at least one indicium of value in cooperation with an attached companion device, a companion device with delivery of a product apparatus comprising: control means for controlling dispensing (18) actuator coupled to control means (74) link for effecting cooperation (c5 L 25-50) (re: cl 2) companion means includes a dispensing means (20) (re: cl 3,22) communications means for communicating, (c8 L 20-37) memory means for storing operational information (c5 L 25-65) (re: cl 5, 24) communication means comprises an input access port for providing control by an operator (c10 L 30-41) (Re: cl 7, 26) at least one item of value comprises a a coupon redeemable for at least on second product (c8 L 20-50) (Re: cl 8, 27) at least one item comprises a product sample (20) (re: cl 18) method for dispensing at least one item of value from an apparatus in cooperation with operation of a companion device comprising providing a control means for controlling a providing (c8 L 20-50) providing a means for effecting dispensing means (c8 L 37-50) providing a link for effecting cooperation(c8 L 20-37) (re: cl 19) communication means coupled with apparatus for communicating operation information with apparatus regarding operation of apparatus (c8 L 37-50)

Claim Rejections - 35 USC § 103

providing a memory means for storing operational information (c8 L 20-50).

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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13. Claims 1-3, 5-6, and 18-22, and 24-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ramsey et al. in view of Comer et al. in which Ramsey et al. discloses the elements previously discussed and Comer et discloses the elements not inherently disclosed by Ramsey et al. of:

(re: cl 21) apparatus and companion device assembled in unitary configuration (c6 L 6-18)

It would have been obvious at the time of the invention for Ramsey et al. to dispense a receipt from the same kiosk attached to the product dispenser because having the receipt dispenser associated with the product dispenser facilitates pre-connection to sub-systems in a modular kiosk as taught by Comer et al. and come up with the instant invention.

14. Claims 1-6, and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ramsey et al. in view of Phllips et al. ('415) in which Ramsey et al. discloses the elements previously discussed and Phillips et al. discloses the elements not inherently disclosed by Ramsey et al. of:

(re: cl 4,23) communication means comprises a telephone connection with a remote controlling station (p37 3-13).

It would have been obvious at the time of the invention for Ramsey et al. to use a telephone to control dispensing because financial verification can result in credit card sales as taught by Phillips et al. and come up with the instant invention.

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Conclusion

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15. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 16. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Exmr. Michael E. Butler whose telephone number is (703) 308-8344.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald Walsh, can be reached on (703) 306-4173. The fax number for the Group is (703) 305-7687.

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

Michael E. Butler

Michael & Butler

Examiner